17MISC 201

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
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IN RE:	:
MISCELLANEOUS CIVIL CASE OPENING	:
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DOC #_1

STANDING ORDER M10-468

The District Court's Electronic Case Filing (ECF) system having been modified to allow new miscellaneous civil actions to be filed electronically by attorneys admitted to the bar of this Court who are registered Filing Users of the CM/ECF system and attorneys seeking admission pro hac vice, unless otherwise ordered by the Court it is hereby

ORDERED, effective June 26, 2017, attorneys seeking to commence a miscellaneous civil action must do so electronically through the ECF system.

All documents required to open the action shall be filed electronically in PDF-A format. Any required fee shall be paid on-line with a credit card during the case opening process. Filing parties should consult the assigned judge's Individual Practices to determine if courtesy copies are required.

Pro hac vice applicants will receive a temporary ECF account enabling the electronic filing of the case initiating documents and a Motion for Admission *Pro Hac Vice*.

The following cases may not be commenced on-line through the ECF system and must be filed in the traditional manner, on paper:

- New miscellaneous civil actions that include an Order to Show Cause, Temporary Restraining Order, Stipulation and Order, or documents sought to be filed under seal;
- New miscellaneous civil actions commenced by a *pro se* party;

New miscellaneous civil actions filed electronically that contain the following deficiencies may be administratively closed without prejudice unless the deficiency is corrected within five (5)

calendar days of electronic transmission by the Clerk of a Notice of Deficient Filing:

The case initiating document contains the wrong document, an illegible or

unreadable document, or no document; or

The filing fee due was not paid, either in whole or in part.

Where a new miscellaneous civil action is administratively closed for a reason listed above and

the party cures the deficiency within 60 days of the case closing, the party should seek to reopen

the case by electronically filing a Notice of Application to Reopen Case through the ECF system.

Such Notice shall describe the efforts to cure the deficiency and seek to reopen the case. The

Clerk shall review such Notice and, if the deficiency is satisfactorily cured, reopen and assign or

randomly assign the case. Applications to reopen such administratively closed cases filed after

60 days of closing must proceed by motion.

Any party unable to comply with the requirement for electronically commencing a miscellaneous

civil action through the ECF system must seek permission of the Court to file in the traditional

manner, on paper. Any such application made after regular business hours may be submitted

through the night depository box maintained pursuant to Local Civil Rule 1.1.

Further guidance can be found in the Court's Electronic Case Filing Rules & Instructions

available at http://www.nysd.uscourts.gov/ecf.

Dated: 14 June 2/7
New York, New York

SO ORDERED:

Colleen McMahon

Chief Judge